

The Honorable Thomas S. Zilly

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

NINTENDO OF AMERICA INC.,

Plaintiff,

V.

DOES 1-20, d/b/a, ANXCHIP.COM,  
AXIOGAME.COM, FLASHCARDA.COM,  
MOD3DSCARDS.COM, NX-CARD.COM,  
SXFLASHCARD.COM, TXSWITCH.COM,  
and USACHIPSS.COM,

## Defendants.

NO. 2:20-cv-00738-TSZ

DECLARATION OF ALISON I. STEIN  
IN SUPPORT OF PLAINTIFF'S  
MOTION FOR ENTRY OF DEFAULT

Alison I. Stein declares as follows:

1. I am a partner at Jenner & Block LLP, and am one of the attorneys representing Plaintiff Nintendo of America Inc. (“Nintendo”) in this action. I make this declaration based upon personal knowledge.

2. As permitted by this Court's Order, Dkt. 20, and as I attested to in my prior declaration, Dkt. 21, Nintendo served the Summons and Complaint on all Defendants on July 16, 2020.

DECLARATION OF ALISON I. STEIN IN SUPPORT OF  
PLAINTIFF'S MOTION FOR ENTRY OF DEFAULT  
No. 2:20-cv-00738

**GORDON** 600 University Street  
**TILDEN** Suite 2915  
**THOMAS** Seattle, WA 98101  
**CORDELL** 206 467 6477

3. Per Federal Rule of Civil Procedure (“Rule”) 12, Defendants had 21 days to answer or otherwise respond to the Complaint. Nintendo and its counsel did not receive an answer or other responsive pleading from any Defendant within the allotted 21 days. I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

SIGNED this 11th day of August, 2020, at New York, New York.

/s/ Alison I. Stein  
Alison I. Stein

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